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7 **UNITED STATES DISTRICT COURT**  
8 **DISTRICT OF NEVADA**

9 ISABEL M. SCALICI, an individual,

10 Plaintiff,

11 vs.

12 SMITH'S FOOD AND DRUG CENTERS,  
13 INC., a Foreign Corporation, doing business as  
14 SMITH'S STORE NO. 370; DOE STORE  
15 MANAGER I through X; DOE STORE  
16 EMPLOYEE I through X; DOE  
17 LANDOWNER I through X; DOE  
18 PROPERTY MANAGER I through X; DOE  
MAINTENANCE EMPLOYEE I through X;  
ROE OWNER XI through XX; ROE  
LANDOWNER XI through XX; ROE  
COMPANY XI through XX; DOES I through  
X; and ROE CORPORATIONS XI through  
XX, inclusive, joint and severally,

19 Defendants.

Case No. 2:24-cv-00540-ART-EJY

20 **ORDER GRANTING**

21 **STIPULATION TO EXTEND DATE  
TO FILE RESPONSES TO  
PLAINTIFF'S MOTIONS FOR  
PARTIAL SUMMARY JUDGMENT –  
ECF NOS. 16, 17 and 18**

22 **(FIRST REQUEST)**

23 **IT IS HEREBY STIPULATED** by and between Plaintiff ISABEL M. SCALICI (hereinafter  
24 “Plaintiff”) and Defendant SMITH'S FOOD & DRUG CENTERS, INC. (hereinafter “Defendant”), by  
and through their respective counsel of record, that the deadline for Defendant to file its Responses to  
the following motions filed by Plaintiff:

25 1. ECF No. 16 – Plaintiff's Motion for Partial Summary Judgment as to Defendant Smith's  
Food and Drug Centers, Inc's Affirmative Defenses;

26 2. ECF No. 17 – Plaintiff's Motion for Partial Summary Judgment as to Liability; and

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1                   3. ECF No. 18 – Plaintiff's Motion for Partial Summary Judgment as to Causation, Past  
 2                   Medical Specials, Past Wage Loss and Future Medical Specials

3                   be extended by seven (7) days, or until April 14, 2025. This Stipulation is entered into and made  
 4                   pursuant to Local R. IA 6-1 and Local R. 7-1 as a result of conflicts in the schedule of defense counsel  
 5                   which makes counsel unable to file Defendant's Response on the current deadline of April 7, 2025.

6                   This extension is sought in order to allow defense counsel sufficient time to properly address and  
 7                   brief all issues raised in Plaintiff's Motions.

8                   **IT IS SO STIPULATED.**

9                   DATED this 2nd day of April, 2025.

10                  BIGHORN LAW

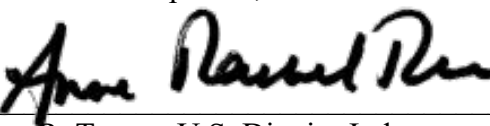
11                  /s/ David Finegold  
 12                  DAVID FINEGOLD, ESQ.  
 13                  Nevada Bar No. 015220  
 14                  3675 W. Cheyenne Ave., #100  
 15                  North Las Vegas, Nevada 89032  
 16                  (702) 333-1111  
 17                  Attorneys for Plaintiff  
 18                  ISABEL SCALICI

                        DATED this 2nd day of April, 2025.

                        COOPER LEVENSON, P.A.

/s/ Jerry S. Busby  
 19                  JERRY S. BUSBY, ESQ.  
 20                  Nevada Bar No. 001107  
 21                  3016 West Charleston Boulevard - #195  
 22                  Las Vegas, Nevada 89102  
 23                  (702) 366-1125  
 24                  Attorneys for Defendant  
 25                  SMITH'S FOOD & DRUG CENTERS, INC.

19                  **IT IS SO ORDERED** that Defendant SMITH'S FOOD & DRUG CENTERS, INC.'S Response  
 20                  to Plaintiff's Motions (ECF Nos. 16, 17 and 18) are due on April 14, 2025.

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 22                  Anne R. Traum, U.S. District Judge

23                  DATE: April 3, 2025